Ira S. Sacks
DREIER LLP
499 Park Avenue
New York, NY 10022
(212) 328-6100
Attorneys for Party-in-Interest
Sanei Charlotte Ronson, LLC

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

GMA ACCESSORIES, INC.,

Plaintiff,

v.

CHARLOTTE SOLNICKI, CHARLOTTE B, LLC,:
EMINENT, INC., SAKS FIFTH AVENUE, INC.,
INTERMIX, INC., WINK NYC, INC.,
LISA KLINE, INC., GIRLSHOP, INC.,
SHOWROOM SEVEN STUDIOS, INC.,
ELECTRIC WONDERLAND, INC.,
SHOWROOM SEVEN INT'L,
SHOWROOM SEVEN, JONATHAN SINGER,
GOSI ENTERPRISES, LTD., LEWIS TIERNEY,
TIERNEY DIRECT LLC and
JONATHAN SOLNICKI,

Defendants.

DOCUMENT EXCIRONICAS DATE FILE JUN 2 0 2008

07 CV 3219 (LTS)(DCF)

ORDER and JUDGMENT as to BOP, LLC

WHEREAS, plaintiff has accepted the offer of Judgment pursuant to Rule 68 as to BOP, LLC, (hereinafter "BOP") and for good cause shown,

IT IS hereby ORDERED, ADJUDGED and DECREED that a \$15,000 judgment be entered in favor of the plaintiff GMA Accessories, Inc. and against defendant BOP, LLC; and it is

FURTHER ORDERED and ADJUDGED that BOP is permanently enjoined from using

related merchandise; and it is

the mark CHARLOTTE or any marks similar to or substantially indistinguishable therefrom, including the mark CHARLOTTE SOLNICKI, in connection with the sale, purchase, offering for sale, display, transfer, marketing, advertising or distribution of unauthorized clothing or

FURTHER ORDERED and ADJUDGED that, the foregoing notwithstanding, BOP is permitted to sell, purchase, offer for sale, display, transfer, market, advertise and distribute, merchandise using the CHARLOTTE RONSON marks going forward from the dake hereof.

The Clerk is directed to enter/Judgment as to BOP accordingly, there being no just reason

(this Order and Amended

for delay.

Dated: New York, New York

June 4, 2008

SO ORDERED

Hon. Laura Taylor Swain United States District